## Casse 7.1188-cov-007////22-PPWHH Doorcumeentt 1999 FFileed 0959 0939 2222 PParage 11 off 11

E-mail: mra

In light of the parties' representations that the case had settled in principal, the Court entered an Order on January 28, 2021, terminating the case and directing the parties that any application to re-open the case would need to be made within 45 days. Such an application was made by Plaintiffs on March 21, 2022 and granted on March 30, 2022, after Defendants responded to the Goshen, Prequest. The parties now seek additional time to maintain the Phone:

It is hereby ORDERED that this action is dismissed without costs and without prejudice to restoring the action to the Court's calendar, provided the application to restore the action is made by May 16, 2022. Any pending motions are DISMISSED as moot.

SO ORDERED.

## **By ECF**

Honorable Phillip M. Halpern United States District Court Southern District of the State of New York 300 Quarropas Street White Plains, NY 10601

Philip M. Halpern

United States District Judge

Dated: White Plains, New York

May 3, 2022

## Re: Christine Domingues v. Barton Chevrolet Cadillac, et al., No. 7:18-cv-7772

Dear Judge Halpern:

I represent plaintiff in the above referenced matter and request that the Court reopen this case as an open action for an additional 14 days until May 16, 2022, given the deadline yesterday proposed in plaintiff's last request. Please excuse my tardiness this morning since I had yesterday a difficult reaction to vaccination.

The parties have executed the settlement documents. I am told that defendants issued settlement checks for the wrong amounts, and have been endeavoring to correct that issue during the last ten days. Counsel assures me it is forthcoming shortly. Defendant has no objection to permitting the case to be reopened for this short period.

Respectfully submitted,

s/Michael Ranis

Michael Ranis

cc: Jeremi Chylinski, Esq. (by ecf) Lisa Lipman, Esq. (by ecf)